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APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

09/427,945

19/25/99

<u>FUSA-12</u>, 689A

TM02/0119 SAMSON HELFGOTT HELFGOTT & KARAS PC EMPIRE STATE BUILDING SOTH FLOOR

ART UNIT

NEW YORK NY 10118

DATE MAILED: 152

01/19/01

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS	•
OFFICE ACTION SUMMARY /	
Responsive to communication(s) filed on 10 31 00 and 11 29 00	
This action is FINAL.	
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 D.C. 11; 453 O.G. 213.	
A shortened statutory period for response to this action is set to expire month(s) or thirty days, whichever is longer, from the mailing date of this communication. Failure to respond within the period for response will cause the application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 37 CFI	3
Disposition of Claims	
\times Claim(s) $1-6$, $8-12$, $14-15$, $40-56$ is/are pending in the applic	
Of the above, claim(s)is/are withdrawn from consider	
Claim(s)	•
X Claim(s) 1-6, 8-12, (Y-15, Y0-56 is/are allowed.	
Claim(s)	
Claims is/are objected to are subject to restriction or election require	• • •
Application Papers	ment.
See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.	
The drawing(s) filed on is/are objected to by the Examiner.	•
☐ The proposed drawing correction, filed on	
☐ The specification is objected to by the Examiner.	oved.
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).	
All Some* None of the CERTIFIED assistant to	
All Some* None of the CERTIFIED copies of the priority documents have been	
received in Application No. (Series Code/Serial Number)	
received in this national stage application from the International Bureau (PCT Rule 17.2(a)).	
*Certified copies not received:	
Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).	
ttachment(s)	•
Notice of Reference Cited, PTO-892	
Information Disclosure Statement(s), PTO-1449, Paper No(s).	
Interview Summary, PTO-413	
□ Notice of Draftsperson's Patent Drawing Review, PTO-948	
□ Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON THE FOLLOWING PAGES	. ,

Art Unit: 2152

- 1. Claims 1-6, 8-12, 14-15, 40-56 are presented for examination.
- 2. The objection to the Oath or Declaration and the disclosure of the invention have been withdrawn due to applicant's amendment filed on 10/31/2000 and Declaration filed on 11/29/2000.
- 3. The objection to claims 2-3 have been withdrawn due to applicant's amendment filed on 10/31/200.
- 4. The text of those sections of Title 35, U.S. Code § 103 (a) not included in this action can be found in a prior Office Action.
- 5. Claims 1, 4-5, 8,10 12, 40, 46, 49, and 56 are rejected under 35 U.S.C. § 103 (a) as being unpatentable over "Address Resolution Protocol" by Finn in view of Mori patent no. 5,425,026.
- 6. As to claim 40, Finn discloses the invention substantially as claimed, including a network system having a server, the method comprising the steps of:

Art Unit: 2152

transferring by the server a terminal address interrogating request including a first address to a plurality of terminals (LE server forwards LE_ARP_REQUEST; page 2, SEC 3.2.3; page 5, SEC 6.2.8);

receiving by the server an answer including a second address corresponding to the first address from one of the plurality of terminals (LE Client response to LE server LE_ARP_REQUEST with a LE_ARP_REPLY; page 2, SEC 3.2.3; page 2 SEC 6.0); and However, Finn does not explicitly teach registering in the server a corresponding relationship between the first address and the second address.

Mori teaches registering in an address translation table of an address server a mapping of network address and port address (col. 7 line 47 - col. 8 line 28).

It would have been obvious to one of ordinary skill in the Data Processing art at the time of the invention to combine the teachings of Finn and Mori to register the relationship between the first address and the second address in a address server because it would support address translation for users without generating undesired overhead traffic.

7. As to claim 46, Finn, Mori, and Burnett inherently teach the server periodically receives a terminal address interrogation request including a second address from each terminal of the plurality of terminals, whereby the corresponding relationship between the first address of its own terminal and the second address is kept in an address table (Finn, pages 2 and 4, SEC. 6.0, 6.1.2, 6.1.12; Mori, col. 7 line 47 - col. 8 line 28).

Art Unit: 2152

8. Claims 2-3, 6, 9, 11, 14-15, 41-45, 47-48, and 50-55 are rejected under 35 U.S.C.

§ 103 (a) as being unpatentable over "Address Resolution Protocol" by Finn in view of

Mori patent no. 5,425,026, and further in view of Burnett et al. (Burnett) patent no.

5,633,869.

9. As to claims 41-42, Finn and Mori teach the invention substantially as discussed

above; however, they do not explicitly teach deleting an entry having a corresponding

relationship between a first address and a second address, nor having the oldest

reference time. Burnett teaches entries in MAC-to-port table of an address translation

table can be added, updated, deleted, and timeout (col. 15 line 65 - col. 16 line 60).

Therefore, It would have been obvious to one of ordinary skill in the Data Processing art

at the time of the invention to combine the teachings of Finn, Mori, and Burnett to delete

or update the entries in the table when the entries is no longer needed because it would

only keep the up-to-date entries in the table.

10. As to claims 43, Finn, Mori, and Burnett inherently teach the switch or exchange

connects the server with a plurality of terminals by PVCs, and when the terminal address

interrogation request in the form of a cell having a predetermined virtual channel identifier

is entered from the server, the switch or exchange appends tag information indicating a

terminal group to the cell, performs cell copying based on the tag information indicating

4

5

Serial Number: 09/427,945

Art Unit: 2152

the terminal group, and transfer the cell to terminals of the terminal group (Burnett, col. 9 line 1 - col. 10 line 68).

- 11. As to claim 44, Finn, Mori, and Burnett inherently teach a switch or exchange, and wherein the transferring sten includes: a step in which the switch or exchange connects the server with the plurality of terminals by PVCs (permanent virtual channels) having identical values and divides the plurality of terminals into a plurality of groups, a step in which, when the terminal address interrogation request in the form of a cell and having the identical value for PVC is entered from the server, the switch or exchange performs cell copying, whereby the terminal address interrogation request cell is transferred in a first group, a step in which the server performs monitoring to determine whether a prescribed terminal has answered with its own address within a set period of time; a step in which the server sends the terminal address interrogation request cell to terminals of the next group when no terminal answers with its own address with the set period of time, an a step in which the server transfers the terminal address interrogation request while successively changing the group until a prescribed terminal answers with its own address (Finn, pages 4-5, SEC. 6.1.8, 6.1.12, 6.2.6, 6.2.8; inherent features can be found in Burnett).
- 12. As to claim 45, Finn, Mori, and Burnett inherently teach the server receives the answer including a second address from the one of the plurality o terminals, the server stores the corresponding relationship between the first address and the second address

6

Serial Number: 09/427,945

Art Unit: 2152

in place of the address table designated by an index value which is calculated based on a value of the first address or the second address (Finn, page 2, SEC. 6.0, 6.1.4, 6.2.8; inherent features can be found in Burnett).

- 13. Claims 1-6, 8-12, 14-15, and 47-56 have similar limitations as claims 40-46; therefore, they are rejected under the same rationale.
- 14. Applicant's arguments with respect to claims 1-6, 8-12, 14-15, and 40-56 have been considered but are deemed to be moot in view of the new grounds of rejection.
- 15. Applicant's amendment necessitated the new grounds of rejection. Accordingly, THIS ACTION IS MADE FINAL. See M.P.E.P. § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

Art Unit: 2152

16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Le H. Luu, whose telephone number is (703) 305-9650. The examiner can normally be reached Monday through Friday from 7:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart, can be reached at (703) 305-4815.

Any inquiry of a general nature of relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

Any response to this final action should be mailed to:

Box AF

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications; please mark "EXPEDITED PROCEDURE")

Or:

(703) 305-7201 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Art Unit: 2152

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

LE HIEN LUU PRIMARY EXAMINER

January 16, 2001